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VIS WRIGHT TREMAINE LLP	1 2 3 4 5 6 7 8 9 10 11 12 13 14	Email: joeaddiego@dwt.com samdawood@dwt.com  Attorneys for Defendants EQUILON ENTERPRISES LLC, and SHELL OIL PRODUCTS COMPANY LLC  STEGER P. JOHNSON (CA State Bar No. 83421) JONES, CLIFFORD, JOHNSON, DEHNER, WONG, MORRISON, SHEPPARD & BELL, LLF 100 Van Ness Avenue, 19th Floor	
TR	15	NORTHERN DISTRICT OF CALIFORNIA	
HT	16	SAN FRANCISCO DIVISION	
DA	17	KENT WARD,	Case No. CV 09-04565 RS
	<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	Plaintiff,  v.  EQUILON ENTERPRISES, LLC, SHELL OIL  PRODUCTS COMPANY LLC AND DOES 1  TO 50, inclusive,  Defendants.	JOINT STIPULATION AND TROPOSED ORDER] TO EXTEND THE DEADLINE FOR DEFENDANTS' FILING OF A REPLY BRIEF IN SUPPORT OF ITS MOTION TO LIMIT DISCOVERY OF EQUILON'S ROOT CAUSE ANALYSIS INVESTIGATION AND REPORT  Date: February 23, 2011 Time: 9:30 a.m. Dept.: F, 15 <sup>th</sup> Floor Judge: Hon. Magistrate Judge Larson  [Civ. L.R. 6-2 and 7-3(c)]
	25		Trial Date: None
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	27	Pursuant to Civil Local Rule 6-2 and 7-3(c)	of the United States District Court for the
	28	Northern District of California, it is hereby stipulat	ed by and between Plaintiff Kent Ward and

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Defendants Equilon Enterprises, LLC and Shell Oil Products Company LLC (collectively "Equilon"), by and through their respective counsel of record, as follows:

1) Equilon shall have an extra two days beyond the deadline set forth by L.R. Rule 7-3(c) to file and serve its Reply Brief in support of its Motion to Limit Scope of Depositions to Prohibit Plaintiff's Discovery of Equilon's Root Cause Analysis and Investigation and Report (the "Motion") and any supporting declarations. As such, Defendants' Reply Brief and Supporting 12 NOON Declarations shall be e-filed with this Court and served no later than Friday, February 11, 2011, instead of Wednesday, February 9<sup>th</sup>. The hearing on Equilon's Motion remains scheduled for hearing on February 23, 2011.

The reason for this Stipulation is Equilon's counsel's current case-load and work schedule requires it be granted this brief extension to adequately consider and respond to Plaintiff's opposition to its Motion. The brief two day extension will cause no prejudice to any of the parties or affect in any way the scheduled February 23, 2011 hearing date on the Motion.

The parties have previously stipulated to two extensions of the discovery cut-off date in this case granted by Judge Seeborg. .

## Casse 3:09-cv-04565-RS Document 43 Filed 02/02/11 Page 33:05 f44 1 2 IT IS SO STIPULATED. Date: February 2, 2011 3 DAVIS WRIGHT TREMAINE LLP 4 /s/ Sam N. Dawood By: 5 SAM N. DAWOOD 6 Attorneys for Defendants EQUILON ENTERPRISES LLC, and SHELL OIL PRODUCTS COMPANY LLC 7 8 9 10 IT IS SO STIPULATED Date: February 2, 2011 11 DAVIS WRIGHT TREMAINE LLP JONES, CLIFFORD, JOHNSON, DEHNER, WONG, 12 MORRISON, SHEPPARD & BELL, LLP 13 /s/ Steger P. Johnson\_ By: 14 STEGER P. JOHNSON 15 Attorneys for Plaintiff KENT WARD 16 17 18 19 20 21 22 23 24 25 26 27 28

## **ORDER**

Pursuant to the above stipulation by the parties, the foregoing is approved and **IT IS SO ORDERED**.

DATED: February \_\_\_\_\_, 2011.

THE RONORABLE U.S. MAGISTRATE JUDGE JAMES LARSON